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10	Attorneys for Plaintiff,		
11	James M. Herndon		
12	UNITED STATES DISTRICT COURT		
13	DISTRICT OF NEVADA		
14	* * *		
15	James M. Herndon,	CASE NO.: 2:19-cv-00018-GMN-VCF	
16	Plaintiff,		
17	VS.		
18	<b>City of Henderson</b> , a political	Stipulation and Order to Extend	
19	subdivision of The State of Nevada; Sgt.	Plaintiff's Deadline to Reply to	
20	<b>M. Gillis</b> , individually and in his official capacity as a police officer; <b>Officer L.</b>	Defendants' Response to Plaintiff's Motion for to Reax [ECF No. 146]	
21	Good, individually and in his official	Motion for to Reax [Let 140, 140]	
22	capacity as a police officer; <b>Officer A.</b>		
23	<b>Nelson</b> , individually and in his official capacity as a police officer; <b>Officer D</b> .		
	Nerbonne, individually and in his official		
24	capacity as a police officer; <b>Officer D.</b>		
25	<b>Russo</b> , individually and in his official capacity as a police officer; <b>Officer E.</b>		
26	Vega, individually and in his official		
27	capacity as a police officer; Doe Officers		
28	I through X, inclusive and Roe Entities I through X, inclusive		

Defendants.

Plaintiff, James Herndon, through his counsel of record, Marjorie L. Hauf, Esq. and Matthew G. Pfau, Esq. of H & P LAW, and Defendants, City of Henderson, Sgt. M. Gillis, Officer L. Good, Officer A. Nelson, Officer D. Nerbonne, Officer D. Russo, and Officer E. Vega through their counsel of record, Craig R. Anderson, Esq. of MARQUIS AURBACH, do hereby stipulate and agree to extend Plaintiff's deadline to reply to Defendants' response to Plaintiff's Motion to Retax Costs [ECF No. 146].

Currently, Plaintiff's Reply is due December 27, 2023. Plaintiff and Defendant agree to extend the Deadline for Plaintiff to file his Reply to January 5, 2024. The extension is being requested in good faith and not for the purpose of delay.

## Stipulation

It is hereby STIPULATED between James Herndon, through his counsel of record, Marjorie L. Hauf, Esq. and Matthew G. Pfau, Esq.. of H & P LAW, and Defendants, City of Henderson, Sgt. M. Gillis, Officer L. Good, Officer A. Nelson, Officer D. Nerbonne, Officer D. Russo, and Officer E. Vega through their counsel of record, Craig R. Anderson, Esq. of MARQUIS AURBACH, to extend Plaintiff's deadline to reply to Defendants' response to Plaintiff's Motion to Retax Costs [ECF No. 146].

1	IT IS FURTHER STIPULATED that Plaintiff's Reply to Defendants' Response to		
2	Plaintiff's Motion to Retax Costs must be filed by January 5, 2024.		
3	WHEREFORE, the parties respecfully request that the Court enter its order		
4	extending the deadline as described in the stipulation above.		
5	DATED this 27th day of December 2023.		
6	6		
7	, , , , , , , , , , , , , , , , , , , ,	oved as to form and content: RQUIS AURBACH	
8		TONDACTI	
9	9 Marjorie L. Hauf, Esq. /s/ C	Traig Anderson  R Anderson Fsa	
10		g R. Anderson, Esq. ada Bar No.: 6882 gan A. Weber, Esq.	
11	·	ada Bar No.: 16151	
12		rneys for Defendants,	
13	James M. Herndon City o	of Henderson and Sgt. S. Gillis	
14	4		
15	Order Order	Order	
16	IT IS SO ORDERED.		
17	Dated this 28 day of December 2023.		
18	UNITED	STATES DISTRICT JUDGE	
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